

## PINCHOT MEETS ROOSEVELT AND A LONG CONFERENCE IS IN PROGRESS

### Greeting of the Two Was Most Cordial, and Then Came a Walk in the Forest—Col. Roosevelt Has Not Answered King William's Message

Porto, Maurizio, Italy, April 11.—Mr. Pinchot, the United States, took place on the veranda of Miss Carew's villa at 9 o'clock this morning. The interview proper took place in the seclusion of the forest that skirts the town to the north.

Mr. Pinchot came direct from Copenhagen, save for a six hours' stop at Basle, Switzerland. He said he would have nothing to say regarding his interview with "the chief."

It was apparent, however, that Mr. Pinchot expected to have not one but a series of interviews with the former President. He said he would remain here after Col. Roosevelt left.

"Porto Maurizio pleases me," he said. At 8:40, accompanied by one of Mr. Roosevelt's secretaries, who had been sent to pilot him in, Mr. Pinchot left the hotel and walked to the Carow villa.

Mr. Roosevelt was busy with his correspondence when the former chief forester arrived. The greetings were extremely cordial. These over, Mr. Roosevelt returned to his letters while Mr. Pinchot visited with Mrs. Roosevelt. After luncheon, Mr. Roosevelt, Mr. Pinchot, Mrs. Roosevelt and her sister, Miss Carew, started out for a walk. They had not gone far when the two men fell into a swinging stride and finally plunged into the forest.

In reply to a message sent the chief executive of the United States the following telegram from President Taft:

"I have received your courteous telegram announcing that former President Roosevelt arrived last night and was received with enthusiasm by the whole population, and that your city was proud to welcome him."

"In reply, I assure you and your countrymen that the American people are very grateful for and greatly appreciate the reception which the Italians, from the sovereign to the humblest subject, have accorded to our most distinguished citizen."

Mr. Roosevelt's mail continues to be very heavy. Today's included a letter from H. D. English, president of the Pittsburgh civil commission, transmitting the first grand jury presentment resulting from the two years' fight against municipal graft. The writer attributes the ultimate exposure to Mr. Roosevelt's action in sending Bank Examiner Nesbitt to examine Pittsburgh banks suspected of handling funds used in the legislation.

**Roosevelt Accepts.**  
Topeka, Kan., April 11.—Governor Stubbs received a cablegram today from ex-President Roosevelt, dated Porto Maurizio, accepting the invitation to attend the dedication in August of the new park on the site of the battle of Osawatomie, which was fought in August, 1856, between the anti-slavery forces commanded by John Brown and pro-slavery raiders. The exact date for the dedication has not been fixed.

**TRAMPS ARE TO MEET IN THE EAST**  
St. Louis, Mo., April 11.—A committee of eleven unemployed members of the Welfare association of James Eads high, the wealthy friend of the tramps, departs this week on foot for Philadelphia, where they will represent St. Louis unemployed at a convention in Independence Square, July 4, to organize a new political party.

Each of the 300 Welfare organizations in the country has been asked to send eleven delegates.

The local delegation will make the entire journey on foot, with casual assistance from freight trains, and expects to reach Philadelphia in time to take part in the convention.

**BREAKING DOWN THE DRUG TESTS**  
New York, April 11.—That an organized and powerful effort is being made to remove from the United States pharmacopoeia all standard tests for strength and purity of medicinal drugs, thereby imperiling the nation's health, is the declaration of Dr. Henry H. Rusby, dean of the Columbia college of Pharmacy and president of the American Pharmaceutical association, in a statement given out today.

The pharmacopoeia, an official list of the medical formulae and the methods approved for their preparation, is to be revised at Washington, beginning May 11. According to Dr. Rusby, commercial interests are striving to prevent at that time the in-

roduction of further standards and tests and are aiming also to degrade other important parts of the work.

"The bulk of the drugs used by American doctors come from abroad," said Dr. Rusby, "and within the last two years enormous quantities of spurious and defective drugs have been rejected by the pure food inspectors and re-shipped to Europe."

"I have trustworthy reports that big drug warehouses at important centers abroad are retaining these worthless medicines, and hope to test them on the United States if they succeed in weakening the requirements of the pharmacopoeia."

**Chicago Produce.**  
Chicago, April 11.—Butter—steady; creameries, 25a; dairies, 22a-23a. Eggs—easy at mark, 18a-20a. Prime 20; prime firsts 21. Receipts 36, 088 cases.

Cheese—Steady; dairies, 13a-12; twins 13a-12; Young Americas 14 1-4; longhorns, 13 1-2a-3-4.

**Sugar and Coffee.**  
New York, April 11.—Sugar—raw, easy; muscovado, 38c; centrifugal, 9c test, 43c; molasses 36c. Refined quiet.

Coffee—spot; No. 7 Rio 8 1-4; No. 4 Santos 9 1-4. All grades refined sugar down 10c a hundred pounds today.

**EMPEROR'S INVITATION.**  
Berlin, April 11.—Emperor William plans to return to Berlin in time to receive Mr. Roosevelt upon his arrival, but the former President has not yet accepted the invitation to go direct to the palace before visiting the American embassy as first planned.

**AUSTRALIAN PRIZE FIGHT**  
Tommy Burns Declared Champion Before a Great Crowd

Sydney, N. S. W., April 11.—Tommy Burns won from Bill Lang, heavy-weight champion of Australia, in the twentieth round of their fight for the Australian title today.

The decision was not popular, for although Burns had the better of the first ten rounds, he weakened in the latter half while Lange rallied.

The weather was fine and the fight was witnessed by 17,000 persons. The betting was 3 to 1 on Burns when the men entered the ring. Burns weighed 181 pounds and Lange 188.

Both were bandaged. The first ten rounds were fast, Burns having the advantage. Thereafter Lange evened up matters, Burns, though more clever, tiring perceptibly and ducking repeatedly.

In the sixth round Burns roughed Lange through the ropes, and was booed by the crowd. Lange, however, rose and shook hands with the American as the bell rang.

In the ninth round Burns punished the Australian champion severely, but the latter fought back gamely. Lange made a splendid rally in the twelfth, and, receiving a left to the ear and nose, responded twice with a hard right to the jaw.

During the last eight rounds, Lange fought cautiously while Burns plainly weakened and forced repeated clinches.

McIntosh gave the fight to the American on points.

**NO DEFENSE AS A PLEA**  
Pittsburg Councilman Who Was Loane \$200 Is in Court

Pittsburg, April 11.—The name of the man who paid Charles Stewart \$15,000 in a New York hotel in June, 1908, to influence the selection of city depositories probably will be made known to the grand jury before an other twenty-four hours.

A presentment, ordering the indictment of the bribe-giver, will be handed down late today, thus making the

final chapter of the search into circumstantial irregularities.

It is also reported that the grand jury will learn what to expect concerning its request that Frank N. Hoffstot, now in New York, come here and answer the indictments returned against him.

Mr. Hoffstot's attorney, W. B. Rogers, is expected to return from New York today with the steel manufacturers' reply.

When the courts opened, C. D. Tibbursy, of St. Paul, Minnesota, appeared before Judge Frazer and entered a plea of "no defense."

Mr. Tibbursy stated to the court that he had accepted \$200 from Charles Stewart "as a loan."

"Did you ever pay the loan back?" the court asked.

"No sir," said Tibbursy. Sentence was suspended.

The first witness before the grand jury today was Joseph Young, cashier of the second National bank, a city depository.

**AMERICAN CITIES NOT DISCOURTEOUS**

Portland, Ore., April 11.—Replying to the criticism of Dr. J. Paul Goode of the University of Chicago, who, in an address before the Art Institute of that city declared the Japanese commissioner who recently toured this country had not been treated with due courtesy, especially mentioning Philadelphia and Detroit as lacking in politeness, Walter S. McBride, assistant secretary to the Japanese commissioners, has come warmly to the defense of the American cities visited by the commissioners.

Instead of being received with discourtesy at Philadelphia, Mr. Mc-

Bride said, the visitors were charmed with the city and its inhabitants, saying it was "much like a Japanese city by reason of its freedom from rush and bustle."

There was no suggestion of discourtesy at Philadelphia, he stated.

At Detroit, another city which came under Dr. Goode's ban, McBride said an elaborate luncheon was given and at Syracuse, N. Y., the chamber of commerce insisted on paying all the hotel expenses.

"There was not one instance," said Mr. McBride, "in which I was ashamed of my countrymen and I believe I am fully as critical as Dr. Goode in detecting bad manners or of observing good ones."

**TRAINMEN ARE IN FAVOR OF STRIKE.**

New York, April 11.—Negotiations between the New York Central railroad and its trainmen and conductors reached an important stage today at the scheduled presentation to the railroad officials of the result of the men's vote on a proposition to strike.

Unofficially, it was said that the men had decided for a strike following the declaration of the company to agree to a wage advance equal to that granted by the Baltimore & Ohio railroad to its trainmen and conductors.

**BETTERMENT LEAGUE MEETING**  
Wednesday Evening, April 13th  
8 p. m.  
at Weber Academy  
Rev. Francis B. Short  
OF SALT LAKE CITY  
will address the league on "Our Problem of Crime and Criminals."

The public is cordially invited to attend and hear the very interesting speaker on this most important topic.

**CANNON IS DEFEATED**  
Again the Insurgents and Democrats Humble Uncle Joe

Washington, April 11.—A coalition of Republican "insurgents" and Democrats against the provision in the legislation bill appropriating \$2,500 for maintaining the speaker's auto resulted in the rejection of that part of the conference report on the bill by the house today by a vote of 111 to 132.

**NEGRO NARROWLY ESCAPES A MOB**

Alton, Ill., April 11.—Luke Valley, a giant negro, was a firm believer in the brotherhood of man until last night when he addressed a white man as "brother" in a casual conversation.

When he picked himself up from the recumbent position he assumed immediately afterward, he found himself leading a crowd of fifty white persons by about three feet, while shouts of "lynch him" spurred his flying to maintain his lead.

The crowd grew as the chase progressed and some one furnished a rope.

Luke hunted in vain for a policeman and in desperation dashed into a cafe. There he found two policemen at luncheon and they held back the crowd until reinforcements arrived.

## SUPREME COURT FAILS TO REACH DECISION IN IMPORTANT CASES

### Standard Oil and American Tobacco Cases Are Opened Again as Direct Result of the Death of Justice Brewer—Corporation Tax Supposed to Be Decided

Washington, April 11.—The supreme court of the United States today re-assigned for argument the cases of the United States against the American Tobacco company and the Standard Oil company.

The reargument of the cases came as a direct result of the death of Justice Brewer. This jurist died just a few days after the Standard Oil case had been argued.

As Justice Moody was unable to participate in the consideration of these cases, only seven justices were left to give a decision.

How the court was divided in regard to the decision is as much a mystery this afternoon as ever.

The fact that the corporation tax cases were not set for reargument is taken to mean that a decision will be announced within a short time in regard to the constitutionality of the law.

Attorney General Wickersham was as much surprised as any one at the sudden turn in the fight against the corporations. He expressed his ignorance of any further knowledge of the action of the court other than the announcement of Chief Justice Fuller that "Numbers 316 and 317, the American Tobacco company vs. the United States, and the United States vs. the American Tobacco company, and No. 375, the Standard Oil company of New Jersey vs. the United States, are restored to their places on the docket for reargument."

Unless a motion to advance the cases is made, they will not come up in the regular order of business for nearly a year.

The effect of the reargument will doubtless be to have the successor of Justice Brewer, whomsoever he may be, participate in the consideration of these cases. The choice of the successor may be made more difficult on account of today's complications.

**Affects Stock Market.**  
New York, April 11.—The order of the United States supreme court for a reargument of the cases of the United States against the American Tobacco company and the Standard Oil company came as a surprise to the financial district, where the news was greeted with a sharp upturn in securities prices.

The impending decisions in both of the suits have been hanging over the local security market for several weeks, causing general reactionary tendencies to the list. Prices founded upwards from two to five points when the ticket flashed the news of the reargument.

Counsel for the Standard Oil company and for the American Tobacco company declined to make any extended statements at this time.

It was the general belief in Wall street that the reargument would not take place until fall.

The upturn in prices on the news from Washington was vigorous and the short interests rushed to cover their contracts. Union Pacific led the advance, rising 5 1-4 points to 187 1-2. Reading was also an active leader in the market, advancing to 167 1-4, or 5 1-4 points over the earlier figures of the morning.

Southern Pacific and United States Steel and American Smelting & Refining were active at advancing figures.

**NO RACING AT EMERYVILLE.**

Oakland, Cal., April 11.—There will be no racing at Emeryville today, owing to the fact that an election for municipal officers is being held in that town.

**CHARGES ON PULLMANS**  
Causes a Difference of Opinion Among the Commissioners

Washington, April 11.—It developed today that Chairman Knapp and Commissioner Harlan did not agree with the Interstate Commerce commission's decision given yesterday, reducing Pullman rates and ordering differential charges between upper and lower berths.

It is said the dissention of the chairman and one of the commissioners from the majority report is one of the hopes on which the company will fight the decision in the courts.

Chairman Knapp agrees with the principle of differential rates between upper and lower berths, but is of the opinion that the difference

flashed by the majority report was in some cases too great.

In the main, however, the chairman disagrees with a reduction in rates on the ground that the present charges are not excessive, for the service rendered in comparison with the charges for transportation in ordinary coaches run by the railroads.

**DR. HYDE IS ON TRIAL**  
Charged With the Killing of Col. Swope, a Man of Money

Kansas City, April 11.—Dr. B. C. Hyde appeared in the criminal court here today to answer a charge of murdering the late Colonel Thomas H. Swope, millionaire philanthropist and uncle of the physician's wife.

Col. Swope died Oct. 3rd last. His death certificate gave apoplexy as the cause of demise. Dr. Hyde was in attendance. The state avers the physician poisoned the millionaire by administering strychnine to him in capsule form.

The motive for the alleged crime, says the state, was to obtain wealth. By the terms of Col. Swope's will, Mrs. Hyde was to receive a share of her uncle's property and some money.

Dr. Hyde had been the settlement of the estate, and also to prevent certain changes which the colonel had planned, from being made in the will. Dr. Hyde, the state will attempt to prove, killed the aged capitalist.

The indictment upon which Dr. Hyde is being tried is for first degree murder. Ten other indictments were returned against the physician. One charges first degree murder of Chrisman Swope, a nephew of Col. Swope, by administering poison to him. An indictment for manslaughter was voted, accusing Dr. Hyde of negligently killing James Moss Hunt, a cousin of Col. Swope, by bleeding him.

The eight remaining indictments charge the physician with attempting to poison Misses Lucy Let Swope, Mildred Fox, Sarah Swope, Georgia Compton, Nora Belle Dickson, Stella Swope, Margaret Swope and Leonora Copridge. All of these people were attacked by typhoid fever when it was prevalent in the Swope home, and it is averred Dr. Hyde caused their illness.

No indictment but that one relating to the death of Col. Swope enters into the case which went on trial today, however.

Judge Ralph S. Latschaw is hearing the case.

Contrary to expectations, the crowd in the court room was small when the case was called.

For the first time since that memorable Dec. 18th last, when Dr. Hyde left the Swope home under fire, Mrs. Hyde and her mother, Mrs. L. O. Swope, met today. Although they sat in court within a few feet of each other, there was no sign of recognition between them. As Mrs. Swope sat down she peered steadily at her daughter.

Dr. Hyde, who, up to this time, has not noticed his mother-in-law, turned in his chair and faced her. For just a moment the two stared defiantly at each other. Dr. Hyde was the first to move his eyes. He turned and smiled at his wife.

Seemingly understanding his unspoken message, Mrs. Hyde arose from her chair and took a seat directly beside her husband.

Dr. Hyde was well pleased with the manner in which the case was moving.

"I am feeling fine," he said smilingly. "And Mrs. Hyde is unusually healthy and cheerful."

Prosecutor Conkling today announced for the first time his intention of asking for the death penalty in the case.

"I shall certainly request the jury to inflict the severest penalty provided for by law, that of death, in case of a verdict of guilty," he said.

**HARVARD FOOTBALL PROSPECTS BRIGHT**  
CAMBRIDGE, Mass., April 10.—What many graduates regard as a bull movement in Harvard's football prospects began today when the appointment of Percy D. Haughton, '98, as football coach for the next three years, was announced. Haughton had coached the team for the last two years, winning one Yale game and losing one.

**WANTED!** All Ogden to See the Greatest Show That Ever Hit the Town. At the **Orpheum** This Week **7 BIG ACTS SAME LOW PRICES**